(Number)

(Country)





Declaration and Power of Attorney for Patent Application

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

		Со	mpound Handling System	
the specificat	ion of which			4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
(check one)	•			
X is attac	ched hereto			
was file	ed on			a
Applic	ation Serial No.			
and wa	s amended on		(if applicable)	
			•	
amended by a	any amendment se the duty to d	referred to above.	nd the contents of the above identified specific which is material to the patentability of this a	-
inventor's cer	rtificate listed b	elow and have also i	tle 35, United States Code, § 119 of any foreig identified below any foreign application for gon which priority is claimed:	gn application(s) for patent o patent or inventor's certificate
Prior Foreign	Application(s)			Priority Claimed
9711689		Europe	29/09/97	_ X
(Numbe	er)	(Country)	(Day/Month/Year Filed)	Yes No
(Numbe	er)	(Country)	(Day/Month/Year Filed)	Yes No
(Numbe		(Country)	(Day/Month/Year Filed)	Yes No

(Day/Month/Year Filed)

I hereby claim the benefit insofar as the subject matt the manner provided by the information as defined in application and the nation	ne first paragraph of Title 3 Title 37, Code of Federal R	this applica 5, United St legulations,	tion is not o tates Code, s § 1.56(a) w	disclosed § 112, I acki hich occurr	prio	plication(s) lis r United State e the duty to d een the filing d	s app lisclos	lication in se material	
(Application Serial	No.)	(Filing Date)			(Status) (patented, pending, abandoned)				
(Application Serial	No.)	(Filing Date)			(Status) (patented, pending, abandoned)				
I hereby declare that all sta and belief are believed to b and the like so made are p Code and that such willful	e true; and further that the ounishable by fine or impr	se statemen isonment, o	ts were mad r both, und	le with the k ler Section	mowleds 1001 of	ge that willful f Title 18 of the	false s e Uni	tatements	
POWER OF ATTORNEY: application and transact a number)	As a named inventor, I he ll business in the Patent a	ereby appoir and Traden	nt the follov nark Office	ving attorne connected	y(s) and therewit	or agent(s) to h. (list name i	pros and r	ecute this egistration	
George W. Johnston William H. Epstein John P. Parise	(Reg.No. 280 (Reg.No. 200 (Reg.No. 344	08)		Tramaloni . Rocha-Tr				28542) 31054)	
Send Correspondence to:									
George W. Johnston, Es			lingsland S	Street, Nutl	ey, New	Jersey 0711	0-11	99	
Direct Telephone Calls to:	-	ber)							
John P. Parise	(973)235-6326								
Full name of sole or first inven	itor								
Christof Fattinger									
Inventors signature	Falling	;			Date	September	9,	1998	
Residence	7								
CH-4249 Blauen, Switzer Citizenship	rland								
Swiss									
Post Office Address						·			
7 Emmengasse, CH-424	9 Blauen, Switzerland							·	
Full name of sole or second in	entor/								
Hansjörg Tschirky Inventors signature	Tamby			<u>.</u>	Date	September	9,	1998	
Residence CH-4107 Ettingen, Switze	erland			<u></u>			_		
Citizenship									
Swiss Post Office Address									
15 Kuntmattring, CH-410	7 Ettingen, Switzerland								

Full name of sole or third inventor,	
Inventors signature	Date
Residence	
Citizenship	
Post Office Address	

Title 37, Code of Federal Regulations, \$1.56, duty to disclose information material to patentability (in part) provides, in part, that each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned.

Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a (1) claim: or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - Opposing an argument of unpatentability relied on by the Office, or
 - (i) (ii) Asserting an argument of patentability.